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6 **UNITED STATES DISTRICT COURT**  
7 **DISTRICT OF NEVADA**  
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9 Jesus Arteaga Villegas,  
10 Plaintiff  
11 v.  
12 Commissioner of Social Security,  
13 Defendant

Case No.: 2:13-cv-01940-JAD-VCF

**Order Adopting Report and  
Recommendation [Doc. 6] and Denying  
Motion to Shorten Time [Doc. 4]**

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15 Before the Court is Magistrate Judge Cam Ferenbach's Report and Recommendation  
16 regarding Plaintiff Jesus Arteaga Villegas's failure to comply with the requirements of Federal Rule  
17 of Civil Procedure 8(a) in his original complaint and recommending dismissal of his original  
18 complaint without prejudice. Doc. 7 at 2–3. The Report was entered November 20, 2013. Doc. 6.  
19 Objections were due December 7, 2013. “[N]o review is required of a magistrate judge’s report and  
20 recommendation unless objections are filed.” *Schmidt v. Johnstone*, 263 F. Supp. 2d 1219, 1226 (D.  
21 Ariz. 2003). *See also Thomas v. Arn*, 474 U.S. 140, 150 (1985); *United States v. Reyna-Tapia*, 328  
22 F.3d 1114, 1121 (9th Cir. 2003). Plaintiff has filed no objections to Judge Ferenbach’s Report, and  
23 he timely filed an Amended Complaint as directed by the Report. Doc. 8.

24 The Court also considers Villegas’s Motion to Shorten Time, Doc. 4, in which he argues that  
25 “the facets and nature of [his] industrial injury permanent disability claim (*which involve retroactive*  
26 *payments that are needed for affiant and dependants survival, living*)” require an expedited schedule  
27 if Villegas is not to suffer “immediate and further irreparable harm.” Doc. 4 at 22–23. The Court

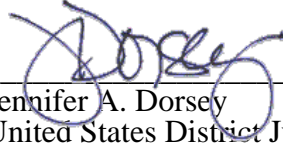
1 liberally construes this pro se plaintiff's motion as a request for an expedited adjudication of his  
2 claims. *See Bernhardt v. Los Angeles Cnty.*, 339 F.3d 920, 925 (9th Cir. 2003) (courts must construe  
3 pro se motions and pleadings liberally); *Eldridge v. Block*, 832 F.2d 1132, 1137 (9th Cir. 1987). The  
4 Court is sympathetic to Plaintiff's situation, but finds no good cause to expedite his case beyond the  
5 normal schedule, particularly where many parties are seeking relief before the Court for similarly  
6 compelling reasons. The Motion to Shorten Time is therefore denied.

7 Accordingly, and with good cause appearing,

8 **IT IS HEREBY ORDERED** that Magistrate Judge Ferenbach's Report and  
9 Recommendation [**Doc. 6**] is **ACCEPTED**. Plaintiff Villegas's original complaint [**Doc. 1**] is  
10 **DISMISSED**.

11 **IT IS FURTHER ORDERED** that Villegas's Motion to Shorten Time [**Doc. 4**] is  
12 **DENIED**.

13 DATED February 13, 2014.

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16 Jennifer A. Dorsey  
United States District Judge

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